Exhibit 1

Page 1 1 UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK 2 CASE NO. 18-MD-2865 (LAK) 3 IN RE: 4 5 CUSTOMS AND TAX ADMINISTRATION OF THE KINGDOM OF DENMARK 6 (SKATTEFORVALTNINGEN) TAX REFUND SCHEME LITIGATION 7 This document relates to case nos. 8 19-cv-01783; 19-cv-01788; 19-cv-01794; 19-cv-01798; 19-cv-01918 9 10 11 12 CONFIDENTIAL 13 SUBJECT TO THE PROTECTIVE ORDER 14 15 REMOTE VTC VIDEOTAPED DEPOSITION UNDER ORAL 16 17 **EXAMINATION OF** 18 RICHARD MARKOWITZ 19 DATE: April 8, 2021 20 21 22 23 24 25 REPORTED BY: MICHAEL FRIEDMAN, CCR

1	TRANSCRIPT of the videotaped deposition
2	of the witness, called for Oral Examination in the
3	above-captioned matter, said deposition being taken
4	by and before MICHAEL FRIEDMAN, a Notary Public and
5	Certified Court Reporter of the State of New Jersey,
6	via WEBEX, ALL PARTIES REMOTE, on April 8, 2021,
7	commencing at approximately 10:04 in the morning.
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1 RICHARD MARKOWITZ, 2 called as a witness, having been first 3 duly sworn according to law, testifies as follows: 4 5 6 7 EXAMINATION BY MR. WEINSTEIN: 8 Q Good morning, Mr. Markowitz. 9 MR. BONGIORNO: Marc, before we get 10 going, I just wanted to mention that 11 Mr. Markowitz is diabetic and we're 12 going to have to just keep a close eye 13 on his levels. So every, I don't know, 14 45, 50, 55 minutes or so, we're just 15 going to ask that he check it, see 16 whether or not he needs a break or a 17 snack or anything. But I didn't want 18 to — I'm obviously trying to do it in a 19 way that doesn't interrupt the flow of 20 the deposition. I just wanted to let 21 you know. 22 MR. WEINSTEIN: Right. Thank you. 23 I appreciate that, and we'll accommodate 24 any needs there. 25 Q Mr. Markowitz, my name is Marc		
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Q Mr. Markowitz, my name is Marc	24	any needs there.
	25	Q Mr. Markowitz, my name is Marc

1	founding.
2	Q Okay. As of 2012, what were the
3	ownership interests of the principals of
4	Argre?
5	A 25 percent each.
6	Q Okay. Did that remain the same
7	through 2015?
8	A Yes.
9	Q Did you or Argre invest in any
10	dividend arbitrage opportunities through
11	Mr. Raffi?
12	A No.
13	Q Why not?
14	A He didn't offer us any investment
15	opportunities.
16	Q And for what reason did he bring
17	the strategy to your attention if not to
18	offer you an investment opportunity?
19	A To inform and educate us about the
20	opportunities.
21	Q And did there come a time that you
22	did invest in a dividend arbitrage strategy?
23	A Yes.
24	Q When was the first time that you
25	invested in such a strategy?

		_
1	Α.	2010
1	Α	2010.
2	Q	Can you describe what the strategy
3	was in 20	
4		MR. BONGIORNO: Objection.
5	Α	I invested, or my partners and I
6	invested	indirectly into a fund that had been
7	establish	ned in Ireland.
8	Q	Is that the Broadgate Fund?
9	Α	Yes.
10	Q	Who brought the Broadgate Fund
11	investmer	nt opportunity to your attention?
12	Α	Solo Capital.
13	Q	What was Solo Capital?
14	A	A financial firm that served as the
15	funds inv	vestment manager.
16		MR. BONGIORNO: Can we pause for a
17	minu	ute, Marc? I think Mr. Markowitz
18	woul	d like to take a brief break.
19	Q	Mr. Markowitz, do you need a break?
20		THE WITNESS: Yes.
21		THE VIDEOGRAPHER: Stand by. The
22	time	e is 10:18 a.m. and we're going off
23	the	record.
24		(Brief recess taken.)
25		THE VIDEOGRAPHER: Stand by. The

1	time is 10:33 a.m. and we're back on
2	record.
3	Q Mr. Markowitz, was Solo Capital a
4	financial firm that you had been familiar
5	with based on your experience in the
6	industry?
7	A No.
8	Q Okay. And how did you first hear
9	about Solo Capital?
10	A They were introduced to us by Rob
11	Klugman.
12	Q Who was Rob Klugman?
13	A A friend and professional associate
14	that I had known for a number of years.
15	Q What did Mr. Klugman tell you about
16	Solo Capital before he introduced them to
17	you?
18	A That they were a firm in London,
19	acting as an investment manager for a fund
20	looking to do dividend arbitrage
21	transactions.
22	Q At the time that Mr. Klugman made
23	the introduction, did you know if he had any
24	prior experience with Solo Capital?
25	A I was not aware of it one way or

1	forward basis the sale of those stocks, and
2	therefore make money in the transaction.
3	Q What did you understand would cause
4	that pricing difference for which you can
5	make money?
6	A Differences in the pricing of the
7	securities as well as differences in the
8	value of the securities to a particular buyer
9	or seller.
10	Q What did you understand would cause
11	the difference in the value of the securities
12	for particular buyers or sellers?
13	A We understood that this fund
14	established in Ireland would be able to take
15	advantage of certain tax treaty benefits when
16	it owned shares of certain companies in
17	certain jurisdictions and received dividends
18	from those companies in those jurisdictions,
19	and, through the double taxation treaty, have
20	a preferential tax treatment versus other
21	investors.
22	Q Did you have an understanding of
23	what countries would be involved in order to
24	obtain that tax preferential treatment?
25	A According to the folks at Merrill

1	Lynch and Solo Capital, it would be the tax
2	treaty between Ireland and Germany.
3	Q Okay. So this particular
4	investment, the fund was going to focus on
5	purchasing securities issued in Germany.
6	Is that right?
7	A Yes.
8	Q Do you see down below, on the same
9	page, in the second paragraph under
10	"Investment Policies," it says that "the
11	investment manager will, at all times, seek
12	to maintain an overall market neutral
13	portfolio under which the fund's investment
14	returns are intended to be independent of
15	overall movements in equity markets."
16	Was that consistent with your
17	understanding?
18	A Yes.
19	Q Okay. Can you explain what that
20	means to you?
21	A If you were an owner of securities,
22	you are at risk for movements in the price of
23	those securities that relate to overall
24	movements in a stock market or the price of
25	those securities in that market. And the

1	large international banks that participated
2	in such transactions in order to learn about
3	it, and were able to get knowledge about the
4	importance of securities lending to those
5	transactions.
6	Q And what was your understanding of
7	the importance of securities lending to those
8	transactions?
9	A No different than the importance of
10	securities lending to the functioning of the
11	financial markets. Securities lending allows
12	investors to acquire securities through
13	borrow and allows investors to lend out
14	securities in exchange for cash and other
15	collateral on which they can earn a return or
16	receive cash in return.
17	Q Did you have an understanding of
18	how the Broadgate Fund was going to employ
19	securities lending arrangements as part of
20	the strategy?
21	A Not specifically.
22	Q Three paragraphs below, it says,
23	"The fund is expected to commence trading
24	with leverage of 20 times the net asset value
25	of the fund."

		i
1	Did you understand what that meant?	
2	A Yes.	
3	Q And what did it mean to trade "with	
4	leverage of 20 times the net asset value?"	
5	A In our discussions with Merrill	
6	Lynch, which was acting as the prime broker	
7	for the fund, they explained to us that we	
8	would be able to borrow money from Merrill	
9	Lynch. Merrill Lynch would likely use the	
10	securities that they held on behalf of the	
11	fund and achieve financing through stock	
12	lending.	
13	And if the fund had ten dollars of	
14	equity, Merrill Lynch would lend 20 times	
15	that, or \$200, in order to increase its	
16	purchase power.	
17	Q Was investing with the use of	
18	leverage something you were familiar with	
19	from your time in the financial industry?	
20	A Yes.	
21	Q And did 20 times leverage seem like	
22	a reasonable amount given your experience in	
23	the financial industry?	
24	MR. BONGIORNO: Objection.	
25	A No. In my experience working on	
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1	capital for this investment?
2	A believe so.
3	Q Did you end up investing in the
4	Broadgate Fund?
5	A We worked with another corporate
6	client of ours who became the investor, or
7	one of the investors in the fund, and I
8	provided capital to that corporate client.
9	So my investment personally was indirect to
10	the fund.
11	Q Were you the only investor into the
12	corporate client for this purpose?
13	A No.
14	Q Were other Argre principals?
15	A Yes.
16	Q Okay. As a group, how much did you
17	put up in capital for the corporate client to
18	invest in the Broadgate Fund?
19	A I'm sorry. Can you just clarify
20	that question, repeat it one more time?
21	Q Sure.
22	As a group of individuals, how much
23	capital did you put up for the corporate
24	client to invest in the Broadgate Fund?
25	MR. BONGIORNO: The group of Argre
l	

1	principals, Marc?
2	MR. WEINSTEIN: Yes.
3	A Thank you. That was the
4	clarification I was in search of.
5	I don't recall specifically, but it
6	was probably close to \$10 million.
7	Q And that was the initial capital
8	for this investment?
9	A I'm sorry. It again glitched out.
10	Q Sure.
11	Was the 10 million the initial
12	capital for the investment?
13	A Assuming it was 10 million, that
14	was the amount that the Argre principals
15	provided to the client of ours that added
16	their own funds, and that became the
17	investment into the Broadgate Fund, if I
18	think that was the question you were asking,
19	perhaps.
20	Q Yes. And combined with the amount
21	that the corporate client put up, how much in
22	total did the corporate client invest into
23	the Broadgate Fund?
24	A In total, I believe it was
25	approximately \$50 million.

1	Q How did that investment do?
2	A We all received our money back with
3	a profit.
4	Q And how much profit?
5	A Twenty to 25 percent for a
6	one-month investment.
7	Q All right. Did you have an
8	understanding of how the Broadgate Fund
9	generated 20 to 25 percent profit in a month?
10	A Yes.
11	Q What what did it do to generate
12	that profit in a month?
13	A Buy securities, receive dividends
14	on those securities, hedge those securities,
15	finance those securities with 20 times
16	leverage, and associated with the dividend
17	payments, apply for and receive rebates of
18	taxes that were withheld on those dividend
19	payments.
20	Q For that investment, how
21	was withdrawn.
22	Was the 20 times leverage provided
23	by Merrill Lynch in this investment?
24	A Yes.
25	Q And do you know what kind of

1	financial instrument they used to effect that
2	leverage or financing?
3	A They loaned money to the fund in a
4	margin account.
5	Q What's a "margin account?"
6	A An account offered by a brokerage
7	firm that allows you to borrow money from the
8	firm in order to make investments in
9	securities.
10	Q All right. In order to have such
11	an account, does the investor need to put a
12	certain amount into the account?
13	A It depends on the requirements of
14	the brokerage firm.
15	Q Okay. And do you know, for the
16	Broadgate Fund, how much, if anything, the
17	Broadgate Fund had to put into an account at
18	Merrill Lynch in order to get the 20 times
19	leverage?
20	A I don't believe there was a
21	minimum. But if the fund put in one dollar,
22	it would receive \$20 of leverage. If the
23	firm put in a million dollars, it would have
24	received \$20 million of leverage.
25	Q I see. So, in order to obtain
	l l

1	Yes.
2	Q Okay. And was this a a
3	memorandum of understanding as between Solo
4	Capital, Argre, and STOR Capital?
5	A Yes.
6	Q What was STOR Capital Consulting
7	LLC?
8	A A business owned and operated by
9	Robert Klugman.
10	Q Do you know what that business did?
11	A I assume it provided consulting
12	services based on its name, and that Rob used
13	that firm to advise and consult in
14	transactions.
15	Q Okay. And so, because the name
16	"consulting" is in the LLC's name, you're
17	making the assumption that that's the service
18	that it provided?
19	A And my experience with Rob in
20	receiving invoices or services from
21	STOR Capital.
22	Q Okay. For what purposes did
23	STOR Capital issue invoices to you?
24	A Pursuant to this memorandum of
25	understanding, which spelled out certain

1	fees, as well as a finder's fee that we
2	agreed to pay to STOR Capital and Rob Klugman
3	for transactions that we did with respect to
4	dividend arbitrage transactions that he
5	helped us with.
6	Q But what was the purpose of this
7	memorandum of understanding?
8	A As it states, to set forth the
9	terms and conditions that we agreed to to try
10	to have a way of working on transactions
11	together on a going-forward basis.
12	Q Okay. And specific to dividend
13	arbitrage?
14	A This defines it as "equity
15	arbitrage," but my understanding was the two
16	terms were one and the same.
17	Q Okay. If you look on Page 3, the
18	"Fees and Profit-Sharing" section?
19	A Yes.
20	Q Were the percentage splits
21	negotiated?
22	A I'm going to ask you to repeat
23	that, Mr. Weinstein.
24	Q Sure.
25	Were the percentage splits of the

1	transaction.
2	Q Okay. When you say "additional,"
3	additional to what?
4	A Additional to our original
5	Broadgate transaction; one other transaction.
6	Q So did these profit-sharing splits
7	apply to the Broadgate transaction?
8	A Yes.
9	Q Okay. So for the Broadgate deal,
10	any profits made went 61 percent to Argre, as
11	between the parties to this agreement?
12	A Approximately, yes.
13	Q Okay. What was the other deal that
14	was executed pursuant to this agreement?
15	A A dividend arbitrage transaction in
16	2011.
17	Q Who was involved in that dividend
18	arbitrage transaction?
19	A We worked with a not-for-profit
20	entity located here in the U.S. that became
21	an investor and owner of securities.
22	Q Was that the Ezra Academy of
23	Queens?
24	A Yes.
25	Q How were you introduced to the Ezra

1	Academy of Queens?
2	A Through a law firm that we were
3	working with previously, and at the time.
4	Q Which law firm?
5	A Kaye Scholer.
6	Q What services were Kaye Scholer
7	providing to you and Argre at the time?
8	MR. BONGIORNO: Object to the form.
9	A Can you repeat the question,
10	please?
11	Q What services was Kaye Scholer
12	providing to you and Argre at the time?
13	A A wide variety of services, both
14	professional as professionally related to
15	potential transaction and to some of us
16	personally.
17	Q Okay. What were the circumstances
18	of Kaye Scholer introducing Ezra Academy of
19	Queens to the Argre principals?
20	A We became aware that a U.S.
21	not-for-profit organization would have a
22	different and better tax profile for certain
23	dividend arbitrage transactions, better, more
24	efficient than an entity located in Ireland.
25	And Solo had identified one or more parties

1	that would they would work with, again, as
2	investment advisor.
3	And we wanted to identify a
4	not-for-profit organization in the U.S. and
5	we asked our attorneys if they were familiar
6	with any who might be able to participate in
7	this transaction along with us.
8	Q Okay. So at the time you and your
9	Argre partners were looking to do additional
10	dividend arbitrage trading?
11	A Yes.
12	Q Okay. And you understood that a
13	charitable organization in the United States
14	or a not-for-profit would have a better tax
15	preference than the Broadgate Fund had had in
16	Ireland?
17	A Well, the tax treaties between the
18	United States and Germany provided different
19	rules for withholding tax refunds and
20	reclaims and payments than the treaty between
21	Ireland and Germany.
22	Q Okay. And so your understanding
23	was that under the U.S. German tax treaty, a
24	not-for-profit in the United States could get
25	a bigger refund back, percentage-wise, than

1	actually didn't hear anything you just said.
2	Q Sure.
3	In the first e-mail in this
4	document, you're forwarding to a number of
5	people a transactional diagram for the
6	Ezra Academy transaction.
7	Is that right?
8	A Yes.
9	Q All right. And is that if you
10	turn to the next page, is that the diagram?
11	A Yes.
12	Q In the diagram, there's a box for
13	the charitable foundation, and it's with an
14	arrow to the custodian. And it says, next to
15	the arrow, "Account opened with custodian and
16	funds invested into account."
17	Do you know, as part of the
18	transaction, were funds invested into the
19	account at the custodian on behalf of the
20	charitable organization?
21	A Are you speaking about the
22	custodian listed in this box diagram?
23	Q Well, ultimately, was there a
24	custodian for this transaction?
25	A Yes.

1	Q Which entity served as custodian?
2	A Deutsche Bank.
3	Q Okay. And so, if we replace SEI
4	with Deutsche Bank in this diagram, did the
5	Ezra Academy deposit funds to invest into the
6	account at Deutsche Bank?
7	A Yes.
8	Q How much money?
9	A I believe approximately
10	\$40 million.
11	Q Do you know how Ezra Academy
12	sourced that money?
13	A Through a total return swap with
14	investors.
15	Q What is a "total return swap?"
16	A I'm sorry. Can you repeat that?
17	Q What's a "total return swap?"
18	A It has all different uses. It's
19	basically two parties agreeing to exchange
20	funds or securities, sometimes fixed for
21	floating, sometimes floating for floating.
22	So it can run the gamut as a common
23	transaction used in the financial world.
24	Q Who were the investors who entered
25	into a total return swap with the Ezra

1	Academy?
2	A It was a corporate client of ours.
3	Q And "ours," you mean Argre?
4	A Yes.
5	Q And which corporate client?
6	A I don't recall the exact name of
7	the company.
8	Q Did the Argre principals provide
9	any of that funding?
10	A Yes, although I don't know if we
11	were parties to the total return swap or, as
12	in Broadgate, provided funding to the
13	corporate client who then entered into the
14	total return swap.
15	So it was either direct or
16	indirect.
17	Q Okay. Without, you know, putting
18	titles on it, where did the 40 million come
19	from?
20	A The total return swap.
21	Q Okay. But who from whose bank
22	account did \$40 million leave in order for
23	the Ezra Academy to deposit it into the
24	custodian's account?
25	MR. BONGIORNO: Objection.

1	A The money was deposited by Ezra.
2	Q Okay. And did Ezra Academy have
3	\$40 million prior to entering this deal?
4	A I don't know.
5	Q Okay. It didn't put up its own
6	40 million.
7	Is that right?
8	A Again, it entered into a total
9	return swap which legally gave it
10	\$40 million. So its own money did was
11	used because of the nature of the total
12	return swap.
13	Q Where did the 40 million come from
14	in order to transact in the total return
15	swap?
16	A The Federal Reserve Bank who prints
17	the money, or the U.S. Treasury.
18	Q Okay. You didn't call up the Fed
19	and say "fund this transaction," right? It
20	came from someone's bank account?
21	A Again, you asked the question. I
22	don't mean to say this, but you asked the
23	question, "where did the money come from?"
24	The legal transaction, total return
25	swap, provided money to Ezra, which legally

1	became its money that it used to invest in	
2	the transaction.	
3	That's how I understood and	
4	continue to understand how total return swaps	
5	work.	
6	Q Who was the counterparty to Ezra in	
7	the total return swap?	
8	A The corporate client we've been	
9	speaking about, and perhaps some of us	
10	individually, as we discussed a few moments	
11	ago.	
12	Q Okay. How much did some of you	
13	individually invest into that total return	
14	swap?	
15	A Either directly or indirectly,	
16	perhaps 10 to \$15 million.	
17	Q Okay. And the rest was funded by	
18	the corporate client?	
19	A Yes.	
20	Q Do you know where the corporate	
21	client got the 25 to 30 million to fund that	
22	investment?	
23	A Its bank account.	
24	Q Okay. But you don't remember what	
25	client that is?	

1	A I don't remember the name of the
2	client, no.
3	Q Okay. So the money that went into
4	the Deutsche Bank custodial account from Ezra
5	came from a total return swap where some of
6	the Argre principals and Argre corporate
7	client put the money into that deal.
8	Is that right?
9	A No.
10	Q Okay. How's that wrong?
11	A Ezra deposited money into its
12	account at Deutsche Bank. Ezra obtained the
13	money through by entering into a total
14	return swap with a corporate client and Argre
15	principals.
16	Q Okay. Were you one of the Argre
17	principals that put money into that
18	transaction?
19	A Yes.
20	Q Okay. And how much did you put up?
21	A Around \$2 million.
22	Q Do you know how much leverage was
23	being provided by Deutsche Bank, if any, on
24	the 40 million that came in from Ezra
25	Academy's account?

1 A I don't recall. 2 Q Do you have a ballpark figure that 3 you recall? 4 A I don't believe it was very much 5 leverage. 6 Q And by "not very much," do you 7 mean — what, less than 20 percent? 8 A Yes. 9 Q Okay. Less than 10 percent? 10 A I don't recall. 11 Q Was — there's a reference on this 12 diagram to a sub-custodian. 13 Do you know if a sub-custodian was	
3 you recall? 4 A I don't believe it was very much 5 leverage. 6 Q And by "not very much," do you 7 mean what, less than 20 percent? 8 A Yes. 9 Q Okay. Less than 10 percent? 10 A I don't recall. 11 Q Was there's a reference on this 12 diagram to a sub-custodian.	
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12 diagram to a sub-custodian.	
Do you know if a sub-custodian was	
14 used in the transaction?	
15 A Not that I'm aware of.	
16 Q Okay. And so there's then an arrow	
17 from the sub-custodian to exchanges and	
18 brokers where it says "delivery of shares and	
19 payments of cash."	
20 In the actual transaction, would	
21 that arrow be from Deutsche Bank, as	
22 custodian, to the exchanges and brokers?	
23 A Yes.	
Q Okay. And was it your	
25 understanding that when the transactions went	

1	(Brief recess taken.)
2	THE VIDEOGRAPHER: Stand by. The
3	time is 1:01 p.m. and we're back on
4	record.
5	Q Mr. Markowitz, can you turn to
6	Exhibit 1744?
7	Mr. Shah starts this e-mail chain
8	by informing you and Matt Stein that "SEI
9	called to say that BBH cannot process our
10	business."
11	Is this in connection with the
12	dividend arbitrage strategy?
13	A Yes.
14	Q Okay. SEI is what entity?
15	A I don't recall what the initials
16	stand for.
17	Q Okay. BBH is Brown Brothers
18	Harriman?
19	A Yes.
20	Q Okay. That's a well-known
21	financial institution that you were familiar
22	with from your time in the financial
23	industry?
24	A I was aware of the firm, yes.
25	Q Okay. And he goes on to say that

1	they have credit exposure to the trades at
2	the time the trades are instructed, and
3	again, that BBH believed they have credit
4	exposure to the foundations to the value of
5	the purchases.
6	Do you understand what "credit
7	exposure" is being referred to there?
8	A No.
9	Q Do you know what role BBH was to
10	serve in the transaction?
11	A (Witness reviewing.)
12	Either as a custodian or a
13	sub-custodian.
14	Q Okay. There is an e-mail, if you
15	look at the page just prior, at the bottom,
16	an e-mail from Mr. Klugman.
17	Do you see that?
18	A If you could give me a minute,
19	Mr. Weinstein, I would like to read the
20	entire chain of e-mails so I have everything
21	in context?
22	Q Sure.
23	A (Witness reviewing.)
24	Okay.
25	Q Okay. So if you look at the bottom

1	of the second page, there's an e-mail from
2	Mr. Klugman.
3	Do you see at the very bottom of
4	the page, he says, "If there is any real
5	credit risk, it is hard to imagine another
6	custodian taking it?"
7	A (Witness reviewing.)
8	I see those words, yes.
9	Q Okay. And is this in the context
10	of Solo is trying to get a custodian onboard
11	to serve in that role for the dividend
12	arbitrage trades?
13	A I believe they were trying to have
14	Brown Brothers Harriman and SEI work together
15	in a trade. And the issue became, as I read
16	this entire e-mail, the relationship between
17	the two and how each accounted for their
18	securities and cash accounts.
19	Q And but where he says that "it's
20	hard to imagine another custodian taking it
21	if there's any real credit risk," is it your
22	understanding that Solo is searching here for
23	a custodian to be part of this trading
24	strategy?
25	A Solo's role and responsibility once

		i
1	we signed an MOU was to identify	
2	counterparties to the trade; prime brokers,	
3	custodians, all those parties. And that's	
4	what they were doing.	
5	Q Okay. And as part of that role,	
6	the context here is searching for a custodian	
7	to fit in the in the trading.	
8	Correct?	
9	A A custodian who could handle	
10	securities and futures transactions and	
11	potentially provide financing, yes.	
12	Q All right. And is it fair to say	
13	that Brown Brothers Harriman never ended up	
14	serving in that role for the dividend	
15	arbitrage strategy that you were involved	
16	with?	
17	A That's correct.	
18	Q All right. And if you turn to the	
19	first page, at the very top, you see Sanjay	
20	Shah provides an update?	
21	A Yes.	
22	Q And do you see the second bullet	
23	says, "The account rep then suggested that	
24	the management still wouldn't approve the	
25	activity due to, in quotes, their concerns of	

1	the arbitrage nature of our model, and that
2	this is not a core business for them."
3	Do you see that?
4	A Yes.
5	Q And did you have any discussions
6	with Mr. Shah about the concerns of the
7	arbitrage nature of the model?
8	A I don't recall if we had any phone
9	conversations after receiving this e-mail.
10	Q Okay. Did you have an
11	understanding of what BBH's concerns were
12	about the arbitrage nature of the model?
13	A That it was a dividend arbitrage
14	transaction.
15	Q And why would that if that was
16	done in the market by a lot of financial
17	institutions, why was that a concern for
18	them? What did you understand?
19	A I never had any discussions with
20	Brown Brothers Harriman, so I can't speak to
21	their decision-making.
22	Q Okay. The next bullet says, "We
23	suspect that senior management rejected the
24	trade on reputational grounds and the credit
25	issue was a smoke screen."

1	Do you know what reputational
2	grounds Mr. Shah was referring to that senior
3	management at BBH had?
4	A No.
5	Q Do you have any understanding of
6	why senior management at a financial
7	institution would have had reputational
8	concerns getting involved in this
9	transaction?
10	A Yes.
11	Q And what were the reputational
12	concerns you were aware of?
13	A Well, from my experience, primarily
14	at Goldman Sachs and elsewhere, a firm always
15	looks at transactions, no matter how simple
16	or complex, and analyzes all different types
17	of risks, including legal risks, making sure
18	the transactions comply with the laws, and
19	also what is generally referred to as
20	reputational risk. I will give you an
21	example.
22	When I was at Goldman Sachs, we
23	purchased three different 747-400 aircraft
24	for about \$500 million, each one put in a
25	separate company. The chairman of the firm

		H
1	A I believe it was in the first or	
2	second quarter early second quarter of	
3	2012, after we were working with some other	
4	investment managers on potentially looking at	
5	Belgian dividend arbitrage trades.	
6	Q Okay. Did you end up working with	
7	other investment managers on those kind of	
8	trades?	
9	A Yes.	
10	Q Other than Solo Capital, what other	
11	investment managers did you end up working	
12	with on dividend arbitrage trades?	
13	A A firm called Duet Capital	
14	Management, I believe the name was.	
15	I recall them as Duet.	
16	Q Okay. Was Mr. Shah affiliated	
17	let me start over.	
18	Was Mr. Shah affiliated with Duet?	
19	A Not that I was aware of.	
20	Q Okay. Did you end up making any	
21	investments with Duet?	
22	A We made investments or participated	
23	in investments in which Duet acted as an	
24	investment manager.	
25	Q Okay. And by "we," who do you	

1	mean?
2	A The principals of Argre.
3	Q All right. Did the principals of
4	Argre provide any capital for that
5	investment?
6	A Yes.
7	Q How much?
8	A I believe it was under a million
9	dollars.
10	Q Do you know how much leverage was
11	employed for that investment?
12	A I don't recall the specific amount,
13	but it was well in excess of 20 times.
14	Q And what does "well in excess"
15	mean?
16	A It may have supported purchases of
17	two or three hundred million dollars worth of
18	securities. I'll let you do that math
19	because you promised me you would do some
20	math during the day.
21	Q I'm going to hold off for now. But
22	I mean, when you're talking about 200 million
23	on a one million investment, that's 200 times
24	leverage.
25	Correct?

1	A Yes.	
2	Q All right. That much I could do.	
3	Had you ever heard of Duet Capital	
4	Management before this deal that we're	
5	talking about now?	
6	A Yes.	
7	Q In what context?	
8	A I was aware that they managed one	
9	or more hedge funds or hedge fund	
10	investments, and was aware of some of those	
11	investments into U.S. funds in the United	
12	States. And then we learned that they also	
13	had a division that was working on dividend	
14	arbitrage transactions.	
15	Q Okay. How long did you continue to	
16	trade with them as your investment manager?	
17	A I'm sorry. Can you repeat that	
18	question?	
19	Q How long did the Argre principals	
20	continue to trade with Duet as the investment	
21	manager?	
22	A We started working with Duet on a	
23	variety of structures, I believe in 2011,	
24	perhaps late 2011. And they their job was	
25	to identify prime brokers or custodians, and	

		i
1	we worked extensively with our law firm,	
2	reviewed a lot of documentation, negotiated	
3	documentation with prime brokers and other	
4	parties. And ultimately, the transaction did	
5	not go forward in 2011.	
6	And I believe we resurfaced it in	
7	2012 with other parties. And ultimately we	
8	did a transaction with with Duet assisting	
9	as an investment advisor I'm sorry,	
10	investment manager, I believe in 2013.	
11	Q Was that transaction a dividend	
12	arbitrage transaction?	
13	A Yes.	
14	Q Okay. And is that the one where	
15	you invested a million dollars or so, and	
16	they used two hundred to three hundred times	
17	leverage?	
18	A Yes.	
19	Q Okay. Who else was involved in	
20	that deal?	
21	A My fellow partners at Argre.	
22	Q Was Solo involved?	
23	A No.	
24	Q Who was the custodian?	
25	A I believe it was ED&F Man.	
1		

1	Q Did that investment generate any
2	profits to the Argre principals?
3	A It generated profits to the
4	investor in the trade, and through, I
5	believe, a total return swap or other
6	structure worked on with our lawyers, Argre
7	principals received profit as well.
8	Q How much?
9	A Under \$2 million.
10	Q Is that on top of the one million
11	that was put up or is that everything that
12	you received in return?
13	MR. BONGIORNO: Objection.
14	A I believe that was on top of what
15	we put up.
16	Q Okay. So you put up approximately
17	a million, and ultimately got back somewhere
18	under three million?
19	A Including the initial capital? Is
20	that what you're saying?
21	Q Did you get your initial capital
22	back out?
23	A Yes.
24	Q Yes, then including that.
25	A Yes.

		i
1	Q Okay. How long did you do that	
2	type of trading with Duet Capital Management	
3	as the investment advisor?	
4	A Well, as I said, we worked with	
5	them for a long period of time, had a couple	
6	of fits and starts as they were doing their	
7	business, their job. And we did this one	
8	series of trades in 2013 through a dividend	
9	season.	
10	Q I see. With what country?	
11	A The United States and Belgium.	
12	Q Okay. So there were Belgian shares	
13	and there was a tax reclaim filed with	
14	Belgium?	
15	MR. BONGIORNO: Objection.	
16	A No.	
17	Q Okay. Was the investor Ezra	
18	Academy?	
19	A No.	
20	Q Who was the investor?	
21	A I believe it was Mill River Capital	
22	Pension Plan.	
23	Q Okay. Is that a pension plan	
24	associated with Adam LaRosa?	
25	A Yes.	

1	involved a foreign government and the tax	
2	authorities there.	
3	Q Okay. And it turned out that	
4	Macquarie also passed on the opportunity.	
5	Correct?	
6	A Excuse me?	
7	Q It turned out that Macquarie also	
8	passed on getting involved in this	
9	opportunity?	
10	A (Witness reviewing.)	
11	"Macquarie are considering	
12	providing leverage. But they would require	
13	more than half of the P&L as a fee."	
14	I assume we would not have accepted	
15	those terms.	
16	Q Okay. Why would you not accept the	
17	term where another party makes half the	
18	fee half the P&L as a fee? Yeah, I'll	
19	start again.	
20	Why would you why would you not	
21	accept terms where another party in the	
22	transaction is earning more than half the P&L	
23	as a fee?	
24	A Our experience with the dividend	
25	arbitrage trades and knowledge of the market,	

1	the first production in profit results in the
2	trading level of the shares. We spoke about
3	that earlier.
4	And typically, that would be 50-50
5	with the seller of the shares. And so,
6	already the buyer of the shares is left with
7	50 percent based on the market trading level.
8	And then we were paying fees to a
9	custodian or prime broker. We were paying
10	fees to brokerage firms, and we were paying a
11	34 percent fee to Solo Capital.
12	If the prime broker wanted to take
13	half of what we were already left with, we
14	felt we could do better.
15	Q Okay. Did you end up doing better?
16	A Yes.
17	Q And who ultimately was Solo Capital
18	able to find as the leverage provider for the
19	dividend arbitrage trading?
20	A I don't think they provided us with
21	a leverage provider.
22	Q Okay. And so is it fair to say
23	that the effort, they're seeking to find a
24	leverage provider, they're saying no one
25	other than Macquarie will touch it.

1	actual transactions of securities or anything
2	else that would ultimately lead to the filing
3	of a reclaim.
4	A That an investor, be it a pension
5	fund or any investor, would purchase shares
6	on or before the annual general meeting of a
7	company located in Denmark, would pay for
8	those shares on a settlement date.
9	At the time of the acquisition of
10	the shares, the trade date would hedge the
11	transactions, hedge out the market risk, and
12	receive the dividend on the dividend payment
13	date.
14	And we worked with reclaim agents
15	to work on our behalf to file the requisite
16	forms and information that the tax
17	authorities in any jurisdiction would
18	require.
19	Q And the investors in this strategy
20	turned out to be pension plans.
21	Correct?
22	A Yes.
23	Q Okay. How in this strategy, how
24	was the pension plan going to finance its
25	purchase of the shares prior to the general

1	assembly date?
2	A It wasn't going to finance the
3	purchase of the shares prior to the annual
4	general meeting.
5	Q Okay. But it was going to actually
6	enter into a trade prior to the annual
7	general meeting.
8	Correct?
9	A Yes.
10	Q All right. How was the pension
11	plan going to finance that purchase?
12	A On the settlement date, the pension
13	plan entered into a stock lending transaction
14	in which it lent out the shares that were
15	being settled, and the stock borrower had to
16	post collateral to the pension plan's
17	account.
18	And that was one source of funds
19	that could be used to acquire the shares.
20	Q With respect to the strategy that
21	involved Denmark, were there any other
22	sources of the financing for the purchase of
23	shares other than the stock lending
24	transaction that you just described?
25	A Yes.

first page, in the middle of the page, there's an account financial summary. It says "Open Cash Balance," and it's got 4 a Euros, zero and DKK, zero? 5 A Yes. 6 Q All right. Did you understand DKK 7 was the currency in Denmark, and it would be 8 related to any transactions in Danish 9 securities? 10 MR. BONGIORNO: Objection. 11 A (Witness reviewing.) 12 Yes. 13 Q Did the Michelle Investments 14 Pension Plan deposit any capital into this 15 account at Solo before it started trading? 16 A I'm sorry. Before? 17 Q Before it started trading? 18 A (Witness reviewing.) 19 No. 20 Q Can you turn to Page 2, please? In 21 the middle of the page, it says there's a 22 trade date of August 12th for a purchase of 23 TDC securities. 24 Do you see that? 25 A No. I think you misread the date,
3 says "Open Cash Balance," and it's got 4 a — Euros, zero and DKK, zero? 5 A Yes. 6 Q All right. Did you understand DKK 7 was the currency in Denmark, and it would be 8 related to any transactions in Danish 9 securities? 10 MR. BONGIORNO: Objection. 11 A (Witness reviewing.) 12 Yes. 13 Q Did the Michelle Investments 14 Pension Plan deposit any capital into this 15 account at Solo before it started trading? 16 A I'm sorry. Before? 17 Q Before it started trading? 18 A (Witness reviewing.) 19 No. 20 Q Can you turn to Page 2, please? In 21 the middle of the page, it says there's a 22 trade date of August 12th for a purchase of 23 TDC securities. 24 Do you see that?
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TDC securities. Do you see that?
Do you see that?
25 A No I think you misread the date
No. 1 chilling you miles out the date,

1	Q That was your understanding, that
2	the plan negotiated because more was better
3	to get the cash required?
4	A Yes. In my experience, the more
5	days you have to settle the trade, the better
6	it is for the party obligated to pay.
7	Q Okay. And what was your
8	understanding as to why the seller of the
9	shares in this case would be willing to give
10	you more time to buy the shares than is the
11	standard settlement time in the country?
12	A Part of the negotiation on the
13	price at which the transaction would be done.
14	Q Wasn't the transaction
15	negotiated wasn't the price negotiated to
16	just be end-of-day market price?
17	A As I explained earlier, the seller
18	and the market pricing allocates a certain
19	amount of the profit of a dividend arbitrage
20	transaction to the other counterparties in
21	the deal, including the seller. So accepting
22	a certain share, or pricing and market terms,
23	they would have agreed to this "T plus 4."
24	Q Who undertook this negotiation with
25	the seller on behalf of the Michelle plan?

1	A Back in April of 2012, following
2	the e-mail you mentioned, we had a call with
3	Solo in which we learned that they were
4	becoming a custodian, and terms of trades and
5	liquidity in the market and pricing in the
6	market was explained to us at that time.
7	And that included a share between
8	the seller and the buyer.
9	Q Okay. Were you part of that
10	discussion that you just described happened
11	with Mr. Shah?
12	A Yes.
13	Q Where did that take place?
14	A A telephone discussion.
15	Q Okay. Who was a participant?
16	A I was on the call, one or more of
17	my partners may have been on the call, and
18	representatives of Solo Capital were on the
19	call.
20	Q Okay. And during that call, the
21	Solo people said that they were becoming a
22	custodian?
23	A That they had become a custodian.
24	Q Okay. And so we saw a bunch of
25	e-mails earlier where they were trying to get

1	other financial institutions to serve as
2	custodian.
3	Did they not get any that would
4	serve in that role?
5	A I don't know.
6	Q Okay. But it turned out that when
7	the dividend arbitrage trading began with
8	Denmark, it was going to be Solo Capital who
9	was the custodian for the trading?
10	A The discussions we had with Solo
11	initially were that the trading would be in
12	Belgium and those were the trades we did
13	initially.
14	Q Okay. And for the Belgian trades
15	initially, Solo Capital was going to be the
16	custodian?
17	A Yes.
18	Q And then, as we see in August of
19	2012, this plan started trading in Denmark.
20	Was Solo Capital
21	A Yes.
22	Q Was Solo Capital the custodian as
23	well?
24	A Yes.
25	Q Okay. So tell me,

1	what withdrawn.
2	What did the Solo folks tell you on
3	that phone call about how the trading would
4	work and the counterparties?
5	A They said that Solo had worked to
6	get approvals from the British regulators to
7	become a custodian, that they had hired legal
8	and compliance staff, securities finance
9	people, and that with customers who became
10	clients of Solo as a custodian, they would be
11	able to purchase shares from through
12	brokers, from the market, for other sellers
13	of the shares, and hedge those transactions
14	through their accounts at Solo for futures
15	contracts and, if needed, lend shares to a
16	borrower who would post collateral pursuant
17	to a standard stock lending agreement.
18	Q Okay. You mentioned earlier
19	that something about that there would be
20	negotiations with the sellers of the shares
21	about terms such as price and settlement
22	date.
23	What did they tell you on that
24	phone call about that?
25	A That the pricing market pricing

		l
1	Q Can you turn to the next page of	
2	that account statement? It's got the Bates	
3	number at the bottom, 125.	
4	A Yes.	
5	Q And do you see, there's four trades	
6	on August 8th of 2012?	
7	A Yes.	
8	Q And are those derivatives for the	
9	TDC stock?	
10	A They are futures contracts.	
11	Q Okay. And that's the hedging	
12	transaction?	
13	A Yes.	
14	Q Okay. Do you know why it was	
15	broken up into four transactions?	
16	A No.	
17	Q Okay. But ultimately, the four	
18	combined are meant to sell futures in the	
19	same amount of shares of TDC that was	
20	purchased on August 8th.	
21	Correct?	
22	A Yes.	
23	Q All right. And then, if you turn	
24	to the next you know, another page over,	
25	the Bates is 127, do you see that there's a	
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1	transaction on August 14, 2012?	
2	The transaction type is "SL" and	
3	it's with Aquila (Cayman) as the	
4	counterparty?	
5	A Yes.	
6	Q And is this the stock lending piece	
7	of the transaction?	
8	A Yes.	
9	Q Okay. And prior to working with	
10	Solo, had you ever heard of Aquila (Cayman)?	
11	A No.	
12	Q Okay. Did you do you know	
13	anything about that entity other than that it	
14	entered into stock lending transactions with	
15	your plan?	
16	A Prior to the onboarding of other	
17	entities that we worked with not pension	
18	plans with Solo prior to onboarding, we	
19	would have received due diligence information	
20	about a stock lender.	
21	I believe in certain circumstances,	
22	on the advice of our lawyers, we asked them	
23	to sign certain letters, Patriot Act letters,	
24	AML letters, and I believe we would have	
25	received that from this company.	

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1	Q Okay. And the Patriot Act and AML	
2	letters you're talking about are	
3	certifications that they'll comply with	
4	various, you know, anti-money laundering type	
5	rules?	
6	A That's my recollection.	
7	Q Okay. Other than those letters,	
8	did you receive any documentation in	
9	connection with this due diligence regarding	
10	a stock lender such as Aquila (Cayman)?	
11	A We may have received information on	
12	the owners or principals of the company. But	
13	I don't recall specifically.	
14	Q Okay. And was that you received	
15	that in documentation, document form, or you	
16	just verbally were told who the owners were?	
17	MR. BONGIORNO: Objection.	
18	A don't recall.	
19	Q Okay. Other than AML and Patriot	
20	Act certifications, do you have any documents	
21	regarding due diligence or information on any	
22	of the stock lenders that were used,	
23	including Aquila (Cayman)?	
24	A No.	
25	Q As you sit here today, do you know	
1		

anything about that entity?
A No.
Q And so your the Michelle Pension
Plan lent out 322 million kroner worth of
stock to this entity, Aquila (Cayman).
Correct?
A We lent out 7,750,000 shares to
Aquila (Cayman) and received cash in exchange
as collateral.
Q Okay. And when you purchased those
shares, the initial amount of the purchase
was about 322 million kroner.
Correct?
A (Witness reviewing.)
Yes.
Q All right. And that was the market
price on August 8th of 2012?
A Yes.
Q All right. And when you purchased
it, it was just before the dividend date.
Correct?
A Yes.
Q All right. And then, August 14th,
six days later, that would be after the
dividend date?

1	strategy from this time in 2012 through the
2	middle of 2015?
3	A Yes.
4	Q Okay. And with respect to each
5	each time a pension plan purchased Danish
6	shares, there was a corresponding stock loan
7	transaction similar to what we just looked
8	at.
9	Is that right?
10	A Yes.
11	Q Okay. Were there other stock
12	lending counterparties besides Aquila
13	(Cayman)?
14	A Yes.
15	Q Do you recall which entities served
16	as stock loan counterparties?
17	A I'm sorry. Can you repeat that,
18	please?
19	Q Do you recall which entities served
20	as stock loan counterparties for some of the
21	other transactions?
22	A No, I do not.
23	Q Okay. Prior to entering into stock
24	lending transactions with those other
25	counterparties, had you heard of any of them

1	before the deal?
2	A No.
3	Q And did you do any due diligence on
4	any of them, other than obtaining an AML and
5	Patriot Act certificate?
6	A It would have been the same due
7	diligence that we've previously discussed.
8	Q Okay. And that entailed getting an
9	AML certificate and a Patriot Act
10	certificate.
11	Correct?
12	A In certain cases. I'm not sure we
13	did it in all cases.
14	Q Okay. But beyond that, whether you
15	did that or not, there was no other aspect of
16	the due diligence on the stock lending
17	counterparties.
18	Correct?
19	A Correct.
20	Q Can you turn to what's been marked
21	Exhibit 2160? It's in Binder 2.
22	(Whereupon the above mentioned was
23	marked for Identification.)
24	MR. BONGIORNO: Major progress.
25	MR. WEINSTEIN: Unfortunately,

1	MR. BONGIORNO: Objection.
2	A It was based on liquidity
3	information, it was based on dividend
4	information, based on our willingness to
5	enter into certain transactions or avoid and
6	skip certain transactions if the
7	profitability was not significant enough for
8	us. So it was a profitable transaction,
9	which is why, starting in 2008, we decided we
10	should explore and work with leading
11	institutions and law firms to be able to
12	execute this particular type of transaction.
13	Q So when the Michelle plan started
14	to trade Danish securities in August of 2012,
15	we saw that the plan had not deposited money
16	into the account.
17	How was it able to execute that
18	initial trade?
19	A Through funds that it received,
20	either income on securities or through the
21	stock lending agreements and stock loans it
22	entered into, it was able to arrange for and
23	pay for those shares on settlement date.
24	Q And so, if the plan had not put
25	money into the account before that trade, and

1	been paid. So it was less than \$24 million.
2	Q Well, did the plans or the
3	partnerships receive any monies after the
4	date of this e-mail?
5	A Possibly, but I don't I don't
6	recall.
7	Q Okay. Do you know how much you
8	ended up making combined between the
9	partnerships and the pension plans?
10	A Between 20 and \$24 million.
11	Q Okay. Do you know how much you
12	ended up making from the Argre era
13	partnerships and pension plans?
14	A I don't recall that amount.
15	Q Do you have a ballpark figure for
16	that time period?
17	A Between ten and \$20 million.
18	Q Can you turn, please, to
19	Exhibit 2271, which I'm pretty confident will
20	be the last exhibit in the last binder?
21	MR. WEINSTEIN: Mark this as 2271.
22	(Whereupon the above mentioned was
23	marked for Identification.)
24	Q Are you familiar with this exhibit?
25	A (Witness reviewing.)
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